UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE

United States of America) Case No: 2:19-cr-96		
v. Joseph Wesley Harrison)		
Defendant	ý		
CONSENT TO APPEAR BY VIDEO OR AUDIO TELECONFERENCE			
Pursuant to The CARES Act, H.R. 748,	the Court's Standing Order 20-08, and Rule 5(f)		
Rule 10(c), and Rule 43(c)(1)(B) of the Federal I	Rules of Criminal Procedure, the Defendant hereby		
acknowledges Defendant has received and/or be	een read the indictment, information, or petition		
that such charging instrument has been reviewed by Defendant with counsel, that Defendan			
understands the nature of the offenses charge	ed, and that Defendant understands Defendant's		
right to appear in person for the initial appeara	ince and arraignment. Acknowledging such, the		
Defendant hereby knowingly and voluntarily waives Defendant's right to appear in person and			
hereby consents to appearance by use	of video teleconferencing, or by audio		
teleconferencing if video teleconferencing i	s not reasonably available, for the following:		
□ Detention hearings under 18 U.S.C.	\$ 3142		
☐ Initial appearances under Rule 5 of the	he Federal Rules of Criminal Procedure		
☐ Preliminary hearing under Rule 5.1 c	of the Federal Rules of Criminal Procedure		
☐ Waivers of indictment Rule 7(b) of t	he Federal Rules of Criminal Procedure		
☐ Arraignments under Rule 10 of the F	ederal Rules of Criminal Procedure		
☐ Probation and supervised release revo	ocation proceedings under Rule 32.1 of the Federal		
Rules of Criminal Procedure			
☐ Pretrial release revocation proceeding	gs under 18 U.S.C. § 3148		
☐ Appearances under Rule 40 of the Fe	deral Rules of Procedure		

	Misdemeanor pleas and sentencings as described in Rule 43(b)(2) of the Federal Rules		
	of Criminal Procedure		
	Proceedings under chapter 403 of title 18, United States Code (commonly known a		
	the "Federal Juvenile Delinquency Act"), except for contested transfer hearings and	
-	juvenile delinquency adjudication or tria	l proceedings.	
	☐ Felony pleas under Rule 11 of the Federal Rules of Criminal Procedure and felony		
	sentencings under Rule 32 of the Federa	l Rules of Criminal Procedure upon a finding	
	by the presiding district judge that the	plea or sentencing cannot be further delayed	
	without serious harm to the interests of ju	ustice.	
Joseph	h Wesley Harrison	DR. Smith	
Buy D.R.	h Wesley Harrison In Defendant express	Defendant's Attorney	
Permisai	in of the defendant		
m	ay 28, 2020		
	V Date	i .	
APPROV	ED BY:	1 ,	
/1 t	1 6)-6/ 1,4/	6/2/2020	

¹ Due to the COVID-19 pandemic, conformed signatures by permission will be accepted. If signed by permission, defense counsel represents that defendant gave express permission to apply his/her signature.